


**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**


HEATHER WHITE and CRAIG WHITE,	)	UNITED STATES DISTRICT COURT
her husband,	)	DISTRICT OF NEW JERSEY
	)	Civil Action # 2:09-cv-02405-WHW-CCC
Plaintiffs,	)	
vs.	)	Civil Action
	)	
Wal-Mart of Newton, and Wal-Mart Stores	)	<b>STIPULATION OF DISMISSAL</b>
East, L.P., John Doe I-X and	)	
ABC Corporation I-10, meant to indicate	)	
persons or entities who had control,	)	
maintenance, construction, manufacturing,	)	
installation or other responsibilities	)	
regarding the sign which caused the	)	
plaintiff's injury,	)	
	)	
Defendants.	)	
	)	

The matter in difference in the above-entitled action having been amicably adjusted by and between the parties, it is hereby stipulated and agreed that the same be and it is hereby dismissed, without costs against either party, with prejudice, against Craig White only.

FRANCIS M. SMITH, ESQ., P.C.

MCDONNELL & ASSOCIATES, P.C.

By   
Francis M. Smith, Esq.  
Attorney for Plaintiffs

By   
Roberto Paglione, Esq.  
Attorney for Defendants